

# EXHIBIT 6

**IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF WISCONSIN**

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**UNITED STATES SECURITIES  
AND EXCHANGE COMMISSION,**

**Plaintiff,**

**v.**

**BLUEPOINT INVESTMENT COUNSEL,  
LLC, MICHAEL G. HULL,  
CHRISTOPHER J. NOHL,  
CHRYSLIS FINANCIAL LLC, and  
GREENPOINT ASSET MANAGEMENT II  
LLC,**

**Defendants.**

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Case No. 19-cv-809-wmc

**PLAINTIFF'S FIRST REQUEST FOR PRODUCTION  
TO DEFENDANTS**

Plaintiff, the U.S. Securities and Exchange Commission ("SEC" or "Plaintiff"), pursuant to Rule 34 of the Federal Rules of Civil Procedure, requests that Defendants Bluepoint Investment Counsel LLC ("Bluepoint"), Michael G. Hull ("Hull"), Christopher J. Nohl ("Nohl"), Chrysalis Financial, LLC ("Chrysalis"), and Greenpoint Asset Management II, LLC ("Greenpoint Management II") (collectively "Defendants") (i) provide the undersigned counsel with copies of their written response to these Requests and (ii) produce copies of the requested documents by February 14, 2020 to the undersigned counsel.

**Definitions and Instructions**

A. The terms in the SEC's requests should be given their natural meaning and are intended to require a complete disclosure of the facts of this case. If in doubt, you should interpret the SEC's discovery requests as seeking a complete disclosure of all relevant

information described in the request. Please contact counsel for the SEC if you have questions about the scope or meaning of any of the requests.

B. You should produce all requested items that are in your possession, custody, or control. Items under your control or custody but not in your immediate possession should be obtained and submitted by you.

C. The term “documents” has the broadest possible meaning under the Federal Rules of Civil Procedure. It includes, without limitation, all forms of documents or electronically stored information—including email, writings, drawings, graphs, charts, photographs, sound recordings, images, and other data or data compilations—stored in any medium from which information can be obtained either directly or, if necessary, after translation into a reasonably usable form. Documents include electronically stored information (“ESI”) and metadata. The term also encompasses draft materials.

D. If electronic versions of any responsive documents are available (*e.g.*, a Word version of a letter, excel spreadsheet, email, or email attachment), produce the electronic version in native format, including any metadata. The electronic documents shall be produced in the form the Defendant created, received, or acquired it. For example, if Defendant created, received, or acquired native files (including, but not limited to, word documents, excel spreadsheets, emails, etc.), then such native files shall be produced in their native format, including metadata.

E. If copies of a document differ in any way, they are considered separate documents and you should send each one. For example, if you have two copies of the same letter, but only one of them has handwritten notes on it, you should send both the clean copy and the one with notes.

F. “SEC” means the plaintiff in this action, the United States Securities and Exchange Commission.

G. “Communication” or “communications” include, but are not limited to, email, correspondence, websites, web pages, video or sound recordings, any other tangible record or computer record, telephone messages, notes, calendars, or memoranda.

H. “Complaint” means the Complaint filed in this action on September 30, 2019 or any subsequent amended complaint that is filed in this action.

I. “Greenpoint Tactical Income Fund” means Greenpoint Tactical Income Fund and its parents, predecessors, successors, subsidiaries, partnerships, or trade or business names used by any of the foregoing.

J. “Chrysalis” means “Chrysalis Financial, LLC” and its parents, predecessors, successors, subsidiaries, partnerships, or trade or business names used by any of the foregoing.

K. “Greenpoint Management II” means Greenpoint Asset Management II, LLC and its parents, predecessors, successors, subsidiaries, partnerships, or trade or business names used by any of the foregoing.

L. “Hull” means Michael G. Hull, as well as his agents, attorneys, entities acting under his control or direction, and those persons authorized to act on his behalf.

M. “Nohl” means Christopher J. Nohl, as well as his agents, attorneys, entities acting under his control or direction, and those persons authorized to act on his behalf.

N. The terms “and” and “or” shall be construed either disjunctively or conjunctively whenever appropriate in order to bring within the scope of these requests any documents that might otherwise be considered beyond their scope.

O. “Relating,” “reflecting,” “regarding,” or “concerning” shall be construed broadly and mean, in whole or in part, constituting, containing, embodying, reflecting, identifying, stating, referring, evidencing, or in any way being relevant.

P. The terms “include” and “including” mean “including, but not limited to” and “without limitation.”

Q. If an email attachment contains responsive material, please produce the email attaching that document. Conversely, if a responsive document is attached to an email, produce both the attachment and the corresponding parent email.

R. The term “information” has a broad meaning and includes documents, oral statements and communications, visual media, and information stored in electronic form or available on the internet.

S. With respect to any document over which a privilege is asserted, prepare a log as provided in the Federal Rules. Identify each document and the basis for the claim of privilege by indicating the date prepared, author, addressee, other recipients, number of pages, the general subject matter and the specific privilege at issue.

T. Unless otherwise specified, the time period for the requests is January 1, 2014 through the present. However, if you intend to use responsive documents from any other time period, please produce those documents as well.

U. In the event you object to any portion of these requests, please state your objection(s) clearly and produce the documents or materials responsive to the portion of the request to which you do not object.

V. Pursuant to Rule 26(e) of the Federal Rules of Civil Procedure, all responses to discovery requests must be reasonably and timely supplemented throughout this litigation.

**Document Requests**

1. Produce all general ledgers for Greenpoint Tactical Income Fund for January 1, 2018 through December 31, 2019.
2. Produce all federal and state tax returns for Hull, Nohl, Chrysalis, Greenpoint Management II, Bluepoint, and Greenpoint Tactical Income Fund for 2014, 2015, 2016, 2017, 2018, and 2019.

Dated: January 15, 2020

**UNITED STATES SECURITIES  
AND EXCHANGE COMMISSION**

By: /s/Doressia L. Hutton  
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*Attorneys for Plaintiff the United States  
Securities and Exchange Commission*

**CERTIFICATE OF SERVICE**

I hereby certify that on January 15, 2020, I served the foregoing **PLAINTIFF'S FIRST REQUEST FOR PRODUCTION TO DEFENDANTS** upon Defendants via electronic mail and via first class mail

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By: /s/Doressia L. Hutton